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	Assistant Commissioner for Patents Washington, D.C. 20231	Date <u>2 / 18 / 00</u> Mo. Day Yr. Atty. Docket <u>862 ,3/80</u>
1	Sir: Kindly acknowledge receipt of the accompanying:	Application No
	Response to Official Action.	- 010
77	Check for \$ (claims fee)	
FCHS-B-95	Petition under 37 CFR 1.136 and Check for \$	FER 1
1-95	☐ Notice of Appeal and Check for \$	图 2000 0
	☐ Information Disclosure Statement, PTO-1449 and	documents
	☐ Claim for priority and certified copies of	_procety_application
	Some fee transmittal and Check for \$	Of the location
	Other (specify) Companie to route & file place	No.
	by placing your receiving date stamp hereon and mailing or	returning to deliverer.
-	4/1/	37 CFR 1.8 🔲
	Atty. Stulper Due Date 3/3/18	Ø 37 CFR 1.10 □
	MO. Day Ir.	By Hand

MAY 0 3 20UZ CSO 2800 00862.003180



PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

0120

In re Application of:)	RECT HAV
TSUYOSHI TAKEGAMI	Examiner: NYA) Group Art Unit: 2812	ENEL -3 20 ENEL
Application No.: 09/467,983	Group Art Unit: 2812)* 02 TER 28
Filed: December 21, 1999	·)	9

For: METHOD OF MANUFACTURING **ELECTRON SOURCE AND**

> **IMAGE DISPLAY APPARATUS** April 30, 2002

Commissioner of Patents Washington, D.C. 20231 RECEIVED

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STATUS INQUIRY AND

REQUEST FOR WITHDRAWAL OF ERRONEOUS NOTICE OF ABANDONMENT

Sir:

On October 24, 2001, Applicant filed a Request For Withdrawal Of Erroneously-Issued Notice Of Abandonment (hereinafter "the Request") in the Patent and Trademark Office, requesting withdrawal of the Notice of Abandonment dated October 10, 2001, in the above-identified application. As was noted in the Request, the Notice of Abandonment stated that the application has been abandoned for failure to timely reply to the Notice to File Missing Parts mailed January 31, 2000, which set a two month shortened statutory period for response. However, Applicant timely filed a Response to Notice to File Missing Parts of Application -- Filing Date Granted in the Patent and Trademark Office on February 18, 2000, along with a Combined Declaration And Power Of Attorney For Patent Application executed by the inventor, and the surcharge fee of \$130.00, as evidenced by the copy of the return postcard bearing the Patent and Trademark Office's official stamp of receipt, filed with the Request. Applicant notes that the stamped return postcard is *prima facie* evidence that the mentioned items were timely filed in the Patent and Trademark Office, and that the present application therefore was not abandoned. However, to date, Applicant has not received any indication that the Notice of Abandonment has been withdrawn and the present application returned to pending status.

In view of the foregoing, the Patent and Trademark Office is respectfully requested to advise Applicant as to the status of the present application, and also is respectfully requested to withdraw the erroneous Notice of Abandonment, and return the present application to pending status.

Applicant's undersigned attorney may be reached in our New York office by

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For the Patent and Trademark Office's convenience, copies of the Response to Notice to File Missing Parts of Application -- Filing Date Granted, the Combined Declaration and Power of Attorney for Patent Application, and Notice to File Missing Parts of Application -- Filing Date Granted, were filed in the Patent and Trademark Office with the Request.

telephone at (212) 218-2100. All correspondence should continue to be directed to our below listed address.

Respectfully submitted,

Attorney for Applicar

Registration No.

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